IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

TIFFANY NICOLE THOMPSON; and BARRETT THOMPSON

PLAINTIFFS

 $\mathbf{v}.$

No. 3:18-cv-202-DPM

CARMON SEARS

DEFENDANT

ORDER

The Thompsons moved for a Clerk's default and default judgment. FED. R. CIV. P. 55(a). The Clerk has entered default, $N_{\rm P}$ 6. The Thompsons made good service on Sears. They mailed process by certified mail, restricted delivery, to his new address. Sears signed for the mail on 27 December 2018. $N_{\rm P}$ 4-1; $N_{\rm P}$ 4-2; ARK. R. CIV. P. 4(g)(1). Sears has not answered and his time to do so has expired. Counsel have recently appeared for him. $N_{\rm P}$ 7. No motion to set aside or answer out of time has been filed. The Thompsons are entitled to judgment on liability. The case will proceed to trial on damages only. Motion, $N_{\rm P}$ 4, granted.

So Ordered.

D.P. Marshall Jr.

United States District Judge

22 March 2019